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Gerard Lavery Lederer (202) 370-5304 gerard.lederer@bbklaw.com

July 18, 2014

Ms. Marlene Dortch Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: In the Matter of Acceleration of Broadband Deployment by Improving

Wireless Facilities Siting Policies (WT 13-238); Acceleration of

Broadband Deployment (WC Docket No. 11-59); 2012 Biennial Review

of Telecommunications Regulations (WT Docket No. 13-32)

Dear Ms. Dortch:

On July 16th and 17th, 2014, Joseph Van Eaton and I, on behalf of a coalition of local governments and national associations, the membership of which is attached hereto as Exhibit A, met with the legal advisors listed below. We were accompanied in our meetings by Elizabeth Teare, Esq., Deputy County Counsel of Fairfax County, VA and Chris Caperton, Chief of the Public Facilities Department of the Fairfax County Department of Planning and Zoning.

Date	Meeting Participant	Office
July 16	Nicholas Degani, Legal Advisor	Commissioner Ajit Pai
July 16	David Goldman, Senior Legal	Commissioner Jessica Rosenworcel
	Advisor	
July 17	Renee Gregory, Legal Advisor	Chairman Tom Wheeler
July 17	Erin McGrath, Legal Advisor	Commissioner Michael O'Rielly
July 17	Louis Peraertz, Legal Advisor	Commissioner Mignon Clyburn

The purpose of our presentations were to reaffirm the coalition members' support for wireless deployments and to offer a set of definitions for undefined terms in Section 6409(a) of the Middle Class Tax Relief and Job Creation Act of 2012. The definitions referenced in our presentation are attached as Exhibit B. Chris Caperton also shared a PowerPoint presentation describing Fairfax County's responsiveness to industry, citizens, and county resources. A copy of the PowerPoint presentation is attached as Exhibit C.



While our conversations focused almost exclusively on the definitions and PowerPoint presentation, there may have been occasional references to the filings of the Coalition and Fairfax County. For that reason, we are including hyperlinks to those filings below.

Coalition Comments
Coalition Reply Comments
Fairfax County Comments
Fairfax County Reply Comments

Pursuant to the Commission's rules, a copy of this letter and attachments is being filed via ECFS with your office. Please do not hesitate to contact the undersigned with any questions.

Sincerely,

Gerard Lavery Lederer

of BEST BEST & KRIEGER LLP

cc by email:

Nicholas Degani, Legal Advisor David Goldman, Senior Legal Advisor Renee Gregory, Legal Advisor Erin McGrath, Legal Advisor Louis Peraertz, Legal Advisor



EXHIBIT A

COALITION MEMBERS

City of Alexandria, VA, City of Arlington, Tx City of Bellevue, WA. City of Boston, Ma. City of Davis, CA City of Los Angeles, CA Los Angeles County, CA City of McAllen, TX Montgomery County, MD City of Ontario, CA City of Palm Beach, FL City of Portland, OR Redwood City, CA City of San Jose, CA Village of Scarsdale, NY City of Tallahassee, FL Texas Coalition of Cities for Utility Issues Georgia Municipal League International Municipal Lawyers Association American Planning Association.



EXHIBIT B

LOCAL GOVERNMENT DEFINITIONS FOR 6409 PROCEEDING

"Collocation" means the mounting or installation of facilities on or at a legally permitted, existing wireless tower, having existing transmission equipment, for the purpose of providing wireless services.

"Wireless Tower" means any structure built for the sole or primary purpose of supporting FCC licensed or authorized antennas, including the cabling associated with that tower but not installed as part of a base station as defined herein; an "antenna" does not include unintentional radiators, mobile stations, or devices authorized under Part 15 of the Commission's rules.

"Transmission Equipment" means the antenna and electronic components of a base station that receive or transmit radio frequency signals for the purpose of providing wireless services.

"Base Station" means an apparatus located on-site at a wireless tower designed for the purpose of emitting and/or receiving radio frequency ("RF") transmissions from a fixed location to mobile stations pursuant to Commission license for the provision of wireless services, including the transmission equipment together with any other on-site equipment, switches, wiring, cabling, primary power sources, shelters or cabinets necessary for that base station to function and installed at a wireless tower as part of the original installation of the base station.

"Substantially Change the Physical Dimensions" means to alter the physical dimensions of a wireless tower or base station in a manner that has a significant impact given the surroundings, characteristics of, and any conditions on, the wireless tower or base station. The change in physical dimensions is compared against the physical dimensions of the wireless tower or base station as initially lawfully constructed.

"Physical Dimensions" include weight, height, width, visibility, depth or density.

"Wireless Services" means "personal wireless services" as defined in 47 U.S.C. §332(c)(7)(C)(i) and wireless "public safety services."

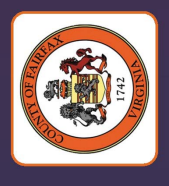
"Public Safety Services" has the same meaning as under 47 U.S.C. 1401(27).



EXHIBIT C

FAIRFAX COUNTY TELECOMMUNICATION REVIEWS





Telecommunication Reviews Fairfax County

Responsiveness to Industry, Citizens, and County Resources

